

1 PERKINS COIE LLP
2 Paul S. Jasper, Bar No. 200138
3 Amir Gamliel, Bar No. 268121
4 Angie Young Kim, Bar No. 270503
5 505 Howard Street, Suite 1000
6 San Francisco, CA 94105
7 Telephone: 415.344.7000
8 Email: PJasper@perkinscoie.com
9 Email: AGamliel@perkinscoie.com
10 Email: AngieKim@perkinscoie.com
11 Andrew H. Sherman (admitted pro hac vice)
12 Boris I. Mankovestskiy (admitted pro hac vice)
13 SILLS CUMMIS & GROSS P.C.
14 One Riverfront Plaza
15 Newark, New Jersey 07102
16 Telephone: 973.643.7000
17 Email: ASherman@sillscummis.com
18 Email: BMankovetskiy@sillscummis.com

11 | *Co-Counsel to the WHC Liquidation Trust*

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION**

16 JEREMY ROSENTHAL, AS LIQUIDATION
17 TRUSTEE OF THE WHC LIQUIDATION
TRUST,

18 Plaintiff,

19

20 HALSEN HOLDINGS, LLC, a California
21 limited liability company; SOUTH TEXAS
22 ASSOCIATES & RESOURCES, a California
23 corporation; PENINSULA HEALTHCARE
24 MANAGEMENT LLC, a Nevada limited
25 liability company; DANIEL BROTHMAN, an
individual; EDITH BROTHMAN, an
individual; STACY SEAN FOWLER, an
individual; EDMUND C. KING, an
individual; and DOES 1 through 100,
inclusive,

Defendants.

Case No. 5:23-cv-06216-PCP

**PLAINTIFF'S STIPULATED
ADMINISTRATIVE MOTION FOR CASE
MANAGEMENT CONFERENCE BY
ZOOM TELECONFERENCE &
[PROPOSED] ORDER**

Date: September 5, 2024
Time: 1:00 p.m.
Courtroom: 8
Judge: P. Casey Pitts

Complaint Filed: December 1, 2023
Trial Date: None

1 Pursuant to Civil Local Rule 7-11, Plaintiff Jeremy Rosenthal, as Liquidation Trustee of the
2 WHC Liquidation Trust (“Plaintiff”), hereby files this Stipulated Administrative Motion for Case
3 Management Conference by Zoom Teleconference. The parties request that this Court permit Paul
4 S. Jasper, Angie Kim, and Amir Gamliel, counsel for Plaintiff, and Tad A. Devlin and Marcus M.
5 Dong, counsel for Defendants Halsen Holdings, LLC, South Texas Associates & Resources,
6 Peninsula Healthcare Management LLC, Daniel Brothman, Edith Brothman, Stacy Sean Fowler,
7 and Edmund C. King (“Defendants”), to appear remotely at the September 5, 2024 Case
8 Management Conference. The parties make this request to reduce the travel costs associated with
9 attending in person.

10

11 Dated: June 27, 2024

PERKINS COIE LLP

12

13

By: /s/ Paul S. Jasper

14 Paul S. Jasper, Bar No. 200138
15 PJasper@perkinscoie.com
505 Howard Street, Suite 1000
16 San Francisco, CA 94105
Telephone: 415.344.7000

17

*Counsel to Plaintiff
Jeremy Rosenthal, as Liquidation
Trustee of the WHC Liquidation Trust*

18

19

20

21

22

23

24

25

26

27

28

1 Dated: June 27, 2024

KAUFMAN DOLOWICH, LLP

3 By: /s/ Tad A. Devlin

4 Tad A. Devlin, Bar No. 190355
5 tdevlin@kaufmandolowich.com
6 Marcus M. Dong, Bar No. 251723
7 mdong@kaufmandolowich.com
8 425 California Street, Suite 2100
9 San Francisco, CA 94104
10 Telephone: 415.926.7600

11
12 *Counsel to Defendants*
13 *Halsen Holdings, LLC, South Texas*
14 *Associates & Resources, Peninsula*
15 *Healthcare Management, LLC, Daniel*
16 *Brothman, Edith Brothman, Stacy Sean*
17 *Fowler, and Edmund C. King*

18
19 **Attestation Pursuant to Civil Local Rule 5-1(i)(3)**

20
21 I, Paul S. Jasper, attest that concurrence in the filing of this document has been obtained
22 from any other signatory to this document.

23
24 Dated: June 27, 2024

25 /s/ Paul S. Jasper

26 Paul S. Jasper, Bar No. 200138

27
28 **PURSUANT TO STIPULATION, IT IS SO ORDERED.**

29 Dated: _____, 2024

30 _____
31 Hon. P. Casey Pitts
32 United States District Judge